### **UNITED STATES DISTRICT COURT**

MIDDLE DISTRICT OF ALABAMA
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July 20, 2007

### **NOTICE OF CORRECTION**

From: Clerk's Office

Case Style: Progressive American vs. Carol Thorn, et al

Case Number: 2:06cv717-ID

Pleading: #62 - Answer

Notice of Correction is being filed this date to advise that the referenced pleading that was e-filed on 7/16/2007 listed the incorrect party in the title of the pleading.

The corrected pdf document is attached to this notice.

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

PROGRESSIVE AMERICAN	)
INSURANCE COMPANY,	)
PLAINTIFFS-STAKEHOLDERS,	)
V.	Civil Action No.: CV-06-717.ID
CAROL THORN, et al.,	)
DEFENDANTS-CLAIMANTS.	, )

# ANSWER OF DEFENDANT LV STABLER MEMORIAL HOSPITAL TO AMENDED COMPLAINT

Comes now the Defendant sued as LV Stabler Memorial Hospital (correctly identified as Greenville Hospital Corporation d/b/a LV Stabler Memorial Hospital), and for Answer to Plaintiff's Amended Complaint says as follows:

- 1. Without sufficient information to admit or deny, therefore denied.
- 2. Without sufficient information to admit or deny, therefore denied.
- 3. Without sufficient information to admit or deny, therefore denied.
- 4. Without sufficient information to admit or deny, therefore denied.
- 5. Without sufficient information to admit or deny, therefore denied.
- 6. Without sufficient information to admit or deny, therefore denied.
- 7. Without sufficient information to admit or deny, therefore denied.
- 8. Without sufficient information to admit or deny, therefore denied.
- 9. Without sufficient information to admit or deny, therefore denied.

- 10. Admitted.
- 11. Admitted.

In addition, Defendant Hospital claims that it is entitled to an amount of the insurance proceeds equal to the amount of benefits and services provided by it to the patients treated at its facility.

/s/ Greer B. Mallette

Richard E. Smith Greer B. Mallette Attorneys for defendant Greenville Hospital Corporation d/b/a L.V. Stabler Memorial Hospital

## OF COUNSEL:

CHRISTIAN & SMALL LLP ATTORNEYS AND COUNSELORS 505 20TH STREET NORTH - SUITE 1800 BIRMINGHAM AL 35203-2696 (205) 795-6588 (205) 328-7234 Facsimile

I hereby certify that I have this date served a copy of the foregoing pleading upon all counsel of record in this cause by placing a copy of same in the United States mail, postage prepaid, addressed as follows on this the 16th day of July , 2007:

Mathew Richardson Sidney W. Jackson, III Jackson, Foster & Graham P.O. Box 2225

R. Larry Bradford Bradford & Sears, P.C. 2020 Canyon Road, Suite 100 Birmingham, AL 35216

Jimmie R. Ippolito, Jr. 1409 Coliseum Boulevard Montgomery, AL 36130

> /s/ Greer B. Mallette OF COUNSEL